UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

MICH	AEL BAEZ, Plainti	iff,				
	V.	Civil Action No. 05-11045-GAO				
MICH	AEL MALONE Defen					
		ORDER ON APPLICATION TO PROCEED WITHOUT PREPAYMENT OF FEES				
	pefore the Cou ffidavit:	urt is plaintiff's Application to Proceed Without Prepayment of Fees				
		FINDINGS				
The C	ourt finds the					
A.	Is plaintiff a "prisoner" as defined in 28 U.S.C. § 1915(h)? Yes ☑ No □					
B.	Is a filing fee, under 28 U.S.C. § 1915(b), to be assessed at this time?					
	1. Yes □	Plaintiff is obligated to pay the statutory filing fee immediately. <u>See</u> 28 U.S.C. § 1915(b)(1). (\$250.00 for a civil action or \$255.00 for a notice of appeal).				
	2. Yes 🛛	An initial partial filing fee of <u>\$.80</u> is assessed pursuant to 28 U.S.C. § 1915(b)(1). The remainder of the fee <u>\$249.20</u> is to be assessed in accordance with 28 U.S.C. § 1915(b)(2).				
3. Yes Plaintiff has proffered evidence of being without funds for smonths and being currently without funds. Under 28 U.S.0 1915(b)(2), plaintiff is assessed an obligation to make mor payments of 20 percent of the preceding month's income to the prisoner's account each time it exceeds \$10.00 towards.						

Plaintiff is not assessed a filing fee at this time.

payment of the \$250.00 filing fee.

4. No □

C.	After screening pursuant to 28 U.S.C. § 1915 and/or 28 U.S.C. § 1915A, which, if any, of the following findings does the court make?									
	1.	Has the court determined that the complaint is frivolous, malicious, or fails to state a claim upon which relief may be granted?								
		No	\boxtimes	Yes	as to the claims against defendant(s)					
	2.	Has the court determined that the complaint seeks relief from a defendant or defendants who are immune from such relief?								
		No		Yes □	as to t	he claims against defendant(s)				
	3.	42 U.S.C. § 1997e, Sec. 7(g)(2):								
		"The court may require any defendant to reply to a complaint if it [the court] finds that the plaintiff has a reasonable opportunity to prevail on the merits."								
		Has the court first, determined that the complaint is sufficient to satisfy the pleading requirements for stating a cognizable claim and, second, found that the plaintiff has a reasonable opportunity to prevail on the merits on the remaining claims in the complaint against one or more defendants?								
		a. Ye	es 🗆	The court ha	s so de	termined and found as to defendant(s)				
		b. No	o 🗆	because the court has determined that the complaint does not satisfy pleading requirements for stating a cognizable claim against I all defendants I the defendant(s)						
		c. No	о Ц	because the court has determined that the likelihood that plaintiff will prevail on the merits falls short of the "reasonable opportunity" standard of the statute, as to claims against						
				☐ all defend	dants	the defendant(s)				

	d. Canno	ot say								
		⊠ ⊠ _{all}	on the	se que agains	stions st	on the		t record	determina d as to the	
			<u>C</u>	ORDER	RS					
Based	I upon the forego	ing, it is O	RDERE	ED:						
1.	May the application		ceed wi	ithout p	orepay	ment o	f fees b	e GRA	NTED?	
2.	If a finding is ma subject to early			aph B a	above,	is it a	orovisior	nal find	ling that is	
	Ye	s 🛛	No							
	If the above and days of the date account, or a state perjury, showing without payment plaintiff, the court o modify paragr	of this Ore atement signed eligibility at of as much at will cons	der, eith gned by to proc ch as fo	ner a co y plaint eed in o ound in	ertified iff und this ad parag	d copy of the postion will be detected to the	of his/he pains ar thout pa above t	er prisond pena nying a nying a	n trust alties of filing fee o ssessed th	or he
3.	Is it FURTHER (clerk send a cop	y of this C					•	٠,	· /	ne
4.	Is it FURTHER (Marshal serve a the plaintiff with No	copy of th	ne comp f servic	olaint, s e to be ⊠⊠ as	summe adva s to all	ons, an inced b I defend	d this or y the Ur	der as	directed b	
5.	Is it FURTHER (] as	s to all	defend			his action	?

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6.	a.	Although defendant(s) may not have been served with a summons and complaint, are the defendant(s) invited but not required to file an answer to aid the court in reaching a prompt final disposition on the merits?							
		No □ Yes	s ⊠⊠ as to all defendants						
			☐ only as to defendant(s)						
	OR								
	b.	If the defendant(s) have been served with a summons and complaint, are the defendant(s) required to reply within the time specified in the summons?							
		No □ Yes	s ⊠⊠ as to all defendants						
			☐ only as to defendants						
Date	d: June	e 24, 2005	<u>/s/ George A. O'Toole</u> GEORGE A. O'TOOLE UNITED STATES DISTRICT JUDGE						